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OFFICE OF THE  
EXECUTIVE SECRETARY

December 10, 2001

David Waddell  
Executive Director  
Tennessee Regulatory Authority  
460 James Robertson Parkway  
Nashville, Tennessee 37243-0505

**RE: Docket No. 01-00050  
Amended Application of SCC Communications Corp. for a  
Certificate of Public Convenience and Necessity as a Competing  
Telecommunications Service Provider.**

Dear Mr. Waddell:

SCC Communications Corp. (now Intrado Inc.) and Intrado Communications Inc. hereby submits the enclosed response to Staff's verbal data request for additional financial information. An original and thirteen (13) copies are provided.

Please date-stamp one copy of this letter and return it to the undersigned in the postage-paid envelope provided.

If you have any questions concerning this matter, or if you require additional information, please give me a call at (303) 581-6034.

Very Truly Yours,



Gary A. Klug  
Director - State Regulatory Affairs  
Intrado Inc.

Enclosure

**Docket No. 01-00050**

**Staff Data Request:**

**Staff requested that Intrado Communications Inc. provide projected revenues, expenses and investments for its proposed network.**

**Response:**

Intrado Communications Inc.'s ("ICI") service offerings will be provided through the use of purchased and leased assets, facilities obtained from interexchange providers, access to unbundled network elements, and interconnection and collocation with the incumbent local exchange providers. ICI will interconnect its network to incumbent 9-1-1 routing selective routing tandems.

ICI has not yet reached interconnection agreements with incumbent local exchange carriers in the State of Tennessee. The costs associated with interconnection remain, therefore, unknown. Until ICI completes its interconnection negotiations, it will not be able to provide to Staff with revenue, investment and expense projections.

In addition, Regulation FD, which was promulgated by the Securities and Exchange Commission in August 2000, generally prohibits limited or selective disclosure of material nonpublic information. Forward-looking statements of forecasted revenues constitute such material nonpublic information.

Therefore, ICI respectfully requests a waiver of the requirement that it provide projected revenues, expenses and investments.

**Response provided by:**

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